

SALT LAKE DAILY HERALD.

WEDNESDAY, - FEBRUARY 14, 1933.

THE DAILY HERALD is published every morning, Mondays excepted, at Salt Lake City, by the HERALD PRINTING AND PUBLISHING COMPANY. Subscription price, \$10.00 per annum, postage included; parts of a year at the same rate. To weekly subscribers, collection made by carrier, 25c a week. THE SEMI-WEEKLY HERALD is published every Wednesday and Saturday morning, at \$3.50 a year; six months, \$1.75; postage included. THE WEEKLY HERALD is published every Thursday morning, at \$2 a year; six months, \$1.25; postage included.

THE CONTENTS of the HERALD this morning are as follows:

1st PAGE—Latest Telegrams—Commercial.
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8th PAGE—City Council—Local Items.

THE COLORADO legislature and the people of Denver are giving much attention to the rates charged for riding in Pullman cars. In Missouri the legislature is agitating the pass question and the Kansas City Times has returned all of its passes so as to be free to pitch into the roads.

In a recent letter to a brother trustee of Brown University, Mr. John G. Whittier said he hoped the time is not far distant when the university will be open to women, for, in his view, no one who has felt the pulse of public opinion can doubt that the time has come when a liberal educational policy, irrespective of sex, is not only a duty, but a necessity.

A GEORGIAN who is interested in the future of Alex. H. Stephens, took the pains to write to that gentleman asking if it were true, as asserted in the newspapers, that he did not believe in the doctrine of eternal punishment. The governor's private secretary replied that he was requested by Mr. Stephens to say the report alluded to, "like many others about him, is utterly untrue," and further, that "his whole life is a standing contradiction to such a statement."

A POINT of etiquette recently decided a lawsuit in a queer way. A traveler on a German railway train attempted to eat a lunch while on the journey. While putting a piece of Bologna sausage in his mouth the train stopped suddenly, causing his cheek to be badly cut on the edge of his knife which he was using. The man sued the company for damages, but his claim was not sustained, on the ground that it was a breach of etiquette to eat with a knife.

THE TORONTO Mail says that many years ago a woman in Kingston, Ontario, passed into senility and lay for years unable to speak or move. Suddenly she became quite well again, and remained so for five years. In 1880 she had another attack, and now she lies as helpless as an infant. She has all her faculties and is without pain. The probabilities, the Mail believes, are that she will never recover, as she is nearly 60 years of age.

THE ENGLISH statistician, Mr. R. obert Giffen, has been taking the trouble to draw some rather discouraging conclusions from the rapid increase of population in the United States. He takes the fact that the population has doubled itself every quarter of a century for the past hundred years, and assumes that the rule will continue good for the next century. He assumes that in 1980, only one hundred years distant, the United States will contain 800,000,000 souls. This is appalling, and suggests thanks to a benign Providence that will not permit any of us to live to see the crawling, hungry multitude. But suppose we go on with Mr. Giffen's figures and find the result 200 years hence—nearly 13,000,000,000. We assume that the republic will last two more centuries, in which event men, women and children must inevitably be packed in like sardines. Mr. Giffen's figures are of little value, from the fact that they are made up from a rule that will not hold good. At any rate, there can be no danger of overcrowding during the time that the present inhabitants remain in the earth.

IN NEW YORK the United States Cremation Company has been incorporated with a capital stock of \$500,000 in shares of \$25 each. The incorporators try to induce the sale of shares by the pleasing suggestion that the body will be put into a crematory chamber which has been heated to a temperature of 1,500 degrees Fahrenheit. They also say: "When opened to receive the body, the in-rushing cold air cools this chamber to a delicate rose tint, and the body, after an hour in this bath of rosy light, is completely decomposed, nothing remaining but a few pounds (about 4 per cent. of the original weight) of clean, pure, pearly ashes, which are taken out and put in an urn of terra cotta, marble, or other suitable material, and placed in a niche of the columbarium, or buried, or delivered to the friends to be disposed of as they desire." It seems cheap enough, \$25 for a bath in rosy light, and the price seems a mere trifle when we reflect that a marble urn is thrown in.

WILLIAM PIERCE, who has recently retired after thirty years' service as clerk of the Massachusetts state prison, has been interviewed on the subject of prison punishments. His long experience and close observation give weight to his opinion in the matter. Concerning the whipping post, which several state legislatures are talking of re-erecting, he says:

My observation fully convinces me that the abolition of these punishments was a blunder, and against the discipline that ought to prevail in a prison. There is a form of discipline that ought to meet with a summary punishment, and my own opinion is that in some cases the lash is not only much more effective in securing obedience and reformation, but also more humane than solitary confinement. Men after a week or ten days in the solitary come out limp, deathlike in appearance and usually sullen. This sort of discipline can hardly help impairing their health, while in most cases it does not accomplish the purpose of making the prisoner any more amenable to the rules. I am emphatically of the opinion that there should be a return to some summary mode of punishment, and I know of nothing better, in the interests of humanity and discipline, than the lash. It was only a weak sentimentalism which led to its abolition.

THE LOUISVILLE Courier-Journal forcibly says that this is no time for sentiment and sympathy—that bonds should be required of public officers for the faithful and honest discharge of their trust and performance of their duties, and that in case of their default the bondsmen should be held to a strict accountability. "We need," says the Courier-Journal, "a rigid enforcement of the laws. We have become so weak, so effeminate, so superficially moral that the very word 'punishment' is banished from polite conversation as much too rude and vulgar. Yet there is to be no change for the better, no real reform until public sentiment is so enlightened and so invigorated that the blessings and the curings of the law are alike insisted on."

SENATOR-ELECT TABOR, of Colorado, said in passing through Chicago: "Oh, yes, on the tariff I am for protection. I am a high protection man from the word go, and shall do all I can to keep the tariff as high as collections will permit of. And I go in for internal revenue reduction to the lowest possible point. But between you and me there is not time enough between now and the 4th of next March for Congress to do anything with the matter, and it makes no difference what my determination might be to serve my constituents and make a big record. I am barred out from so doing for want of time." At least this is what the Chicago Times accuses him of.

ADAM FOREPAUGH finds that owning a \$10,000 beauty is not all it is cracked up to be, for Miss Louise Montague, who was to have graced his circus train fast season, seems to have been a beauty of unpleasant temper. Mr. Forepaugh in a Philadelphia court detailed how on several occasions she had flatly declared that she would not go with his "damn show," and that as a result of her sticking to one of these profane declarations, he was forced to substitute for her a certain Miss Homer, who was employed by his nephew, the manager of the "candy concert and side show business."

THE legislative committee in Kansas, unable to agree upon an apportionment bill, redistricting the state for Representatives, "arbitrated" by a game of poker. The minority won, and, when the facts leaked out, there was a great row.

JOHN FISHER, an Indiana farmer having lost faith in banks, carefully packed away \$150 in an old fruit can and buried it deep in the dark recesses of an old hollow log on his premises, where he thought it perfectly safe both from robbers and dishonest bank officials. But the rabbit hunting season came around, the industrious boys have been exploring the log containing Fisher's money, and his bank is "busted."

DURING A recent lecture in Boston on the sun, Professor Samuel P. Langley illustrated the heat of the orb of day, by saying that if a column of ice having a diameter at its base of forty-five miles, and extending to the moon, were erected on one of the western prairies, and all the heat of the sun were concentrated suddenly upon it, it would melt and become vapor in a single second.

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IN GREAT VARIETY, BOTH OF
HOME, EASTERN AND WESTERN
MANUFACTURE.
WM. JENNINGS,
Supt.

LEGAL NOTICE.

In the Probate Court of the County of Salt Lake and Territory of Utah.

In the matter of the Estate of Nellie T. Maloney, deceased.

Order to Show Cause on Petition for Sale of Real and Personal Estate by the Administrator.

IT APPEARING TO THE JUDGE of said Court, by the Petition this day presented and filed by William H. Pitts, Administrator of the Estate of Nellie T. Maloney, deceased, praying for an order of sale of the personal property, and of the real estate of said deceased, and of the debts, expenses and charges of administration; it is therefore ordered by the Judge of said Court that all persons interested in the estate of said deceased appear before said Probate Court on Friday, the 23rd day of February, 1933, at 11 o'clock in the forenoon of said day, at the Court Room of said Court, to be held at the dwelling house of the said Judge of said Court, on North Temple Street, between West Temple and First West Streets, Salt Lake City and County, and Territory of Utah, to show cause why an order should not be granted to the said administrator, to sell the whole of the personal property and the whole of the real estate of the said deceased; and that a copy of this order be published at least ten successive days in the SALT LAKE DAILY HERALD, a newspaper published in said city and county of Salt Lake, Utah Territory, as service hereof.

E. SMITH, Probate Judge.

Dated February 10th, 1933.

TERRITORY OF UTAH.

COUNTY OF SALT LAKE. I hereby certify that the above and foregoing is a full, true and correct copy of the order to show cause on the petition of William H. Pitts, administrator of the estate of Nellie T. Maloney, deceased, to sell real and personal estate of said deceased, now on file and of the records of the Probate Court of Salt Lake County, Utah Territory.

In witness whereof I have hereunto set my hand and caused the seal of said court to be hereunto affixed, this 10th day of February, 1933.

E. SMITH, Probate Judge.

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NOTICE OF ADMINISTRATION.

NOTICE IS HEREBY GIVEN

that the undersigned have been duly appointed administrators of the estate of James Brown, deceased. Any and all persons having claims against said estate are required to present the same, duly verified, at the office of Woods & Hoffman, No. 50 Second South street, Salt Lake City, within ten months from the date hereof, or the same will be barred by virtue of the statute of limitations.

Salt Lake City, February 1st, 1933.

JANE BROWN,

MINNIE BROWN,

Administratrixes of the estate of James Brown, deceased.

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